PATENT COOPERATION TREATY

INTERNATIONAL PRELIMINARY EXAMINING	S ALTHOUTING	•					
To:	TIMORION .						
Alban Tay Mahtani & De Silva 39 Robinson Road #07-01 Robinson Point Singapore 068911			PCT				
		WRITTEN OP	INION OF THE INTERNATIONA				
		PRELIMINA	ARY EXAMINING AUTHORITY				
Singapore 000511	•		(PCT Rule 66)				
j	•	Date of mailing					
Applicant's or agent's file reference		(day/month/year)	25/05/06				
20402229KC		REPLY DUE	within TWO WEEKS				
			from the above date of mailing				
nom/organo	mational filing dat	te (day/month/year)	Priority date (day/month/year)				
	November 200	4	27 November 2003				
INT. CL.	International Patent Classification (IPC) or both national classification and IPC INT. CI						
1	706F 17/30 (200	06.01) G09B :	5/02 (2006.01)				
ACTION DATE: 25 MAY 2000	6						
Applicant							
AGENCY FOR SCIENCE, TECHNOL	LOGY AND RI	ESEARCH et al					
			·				
1. X The written opinion established by the	e International Sc	earching Authority:	·				
X is		is not					
considered to be a written opinion of	the International		na Authority				
2. This third (second, etc.) opinion contact X Box No. I Basis of the opinion	anis molcations r	elating to the followin	g items:				
Box No. III Non-establishment of opin	ion with regard to	novelty, inventive step a	nd industrial applicability				
Box No. IV Lack of unity of invention							
X Box No. V Reasoned statement under	Rule 66.2(a)(ii) wi	th regard to novelty, inve	entive step or industrial applicability; citations				
are explanations supportuni	g such statement		- гринали				
Box No. VII Certain defects in the intern							
X Box No. VIII Certain observations on the		cation					
3. The applicant is hereby invited to reply to this	opinion.	·					
When? See the Reply Due date indicated above. However, the Australian Patent Office will not establish the Report before the earlier of (i) a response being filed, or (ii) one month before the Final Date by which the international preliminary examination report must be established. The Report will take into account any response (including amendments) filed before the Report is established. If no response is filed by 1 month before the Final Date, the international preliminary examination report will be established on Applicants wishing to have the benefit of a further opinion (if needed) before the report is established should ensure that a response is filed at least 3 months before the Final Date by which the international preliminary examination report must be							
How? By submitting a written reply, accompanie For the form and the language of the amore	How? By submitting a written reply, accompanied, where appropriets by amendments and the control of the control						
Also For an additional opportunity to submit amendments, see Rule 66.4. For the examiner's obligation to consider amendments and/or amendments and/or amendments and/or amendments.							
. or my unformed conjudence from with the C	xaminer, see Rule	66.6 .					
The FINAL DATE by which the international prelim Rule 69.2 is: 27 March 2006	inary report on pat	entability (Chapter II of	the PCT) must be established according to				
lame and mailing address of the IPEA/AU		thorized Officer					
USTRALIAN PATENT OFFICE	1 ~ "						
O BOX 200, WODEN ACT 2606, AUSTRALIA -mail address: pct@ipaustralia.gov.au	 S	KAUL	8-6-06				
acsimile No. (02) 6285 3929	Te	lephone No. (02) 628	33 2182				
orm PCT/IPEA/408 (Cover sheet) (April 2005)							

WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International application No.

Box No. I Rasis of the opinion	PCT/SG2004/000382
or the objiding	
to die language, this opinion has been established on the basis of:	
X The international application in the language in which it was filed:	
A translation of the international application into translation furnished for the purposes of:	, which is the language of a
international search (under Rules 12.3(a) and 23.1 (b))	
publication of the international application (under Rule 12.4(a))	
international preliminary examination (Rules 55.2(a) and/or 55.3(a))	
 With regard to the elements of the international application, this opinion has been essheets which have been furnished to the receiving Office in response to an invitation opinion as "originally filed."): 	stablished on the basis of (replacement n under Article 14 are referred to in this
the international application as originally filed/furnished	
X the description: pages 1-14, as originally filed/furnished	
pages, received by this Authority on with the letter of	
pages, received by this Authority on with the letter of	
X the claims: pages, as originally filed/furnished	
pages , as amended (together with any statement) under Ar	ticle 19,
pages 15-19, received by this Authority on 27 September	2005 with the letter of the same date
pages, received by this Authority on with the letter of	· · · · · · · · · · · · · · · · · · ·
X the drawings: pages 1-6, as originally filed/furnished	•
pages, received by this Authority on with the letter of	
pages , received by this Authority on with the letter of	
a sequence listing and/or any related table(s) - see Supplemental Box Relating to	Sequence Listing
The amendments have resulted in the cancellation of:	ooquonoo Disting.
the description, pages	
the claims, Nos.	
the drawings, sheets/figs	
the sequence listing (specify):	
any table(s) related to the sequence listing (specify):	
This opinion has been established as if (some of) the amendments had not been many go beyond the disclosure as filed, as indicated in the Supplemental Box (Rule 70.2)	ade, since they have been considered to
the description, pages	2(0)).
the claims, Nos.	
the drawings, sheets/figs	·
the sequence listing (specify):	•
any table(s) related to the sequence listing (specify):	·
control solution solution issuing (specify):	
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Form PCT/IPEA/408 (Box No. I) (April 2005)

WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International application No.

PCT/SG2004/000382

BOX No. V	easoned statement under Rule 66.2(a)(ii) with regard to novelty, inventive step or industrial applicability; tations and explanations supporting such statement
1. Statement	

1. Statement		·
Novelty (N) Inventive step (IS) Industrial applicability (IA)	Claims 1-18,35 Claims 19-34 Claims Claims 1-35 Claims 1-35 Claims	YES NO YES NO YES NO

Citations and explanations:

- D1: The RSNA MIRC Authoring Tool MIRCat Release Alpha-4
- D2: A. Rosset et al, Integration of a Multimedia Teaching and Reference Database in a PACS Environment
- D3: E. Weinberger et al, MyPACS.net: A Web-Based Teaching File Authoring Tool
- D4: CA 2,244,549 A1 (HENRI et al)
- D5: US 2003/0208477 A1 (SMIRNIOTOPOULOS et al)
- D6: E. Siegel et al, Electronic Teaching Files: Seven-Year Experience Using a Commercial Picture Archiving and Communication System
- D7: T. Lim et al, MIRIP (Medical Image Repository Interface with PACS): A Neuroradiology MIRC Database, presentation abstract
- D8: The MIRCdocument Schema, Version 8.0

NOVELTY (N) and INVENTIVE STEP (IS) claims 1-35

Claims 1-18 and 35: These claims lack inventive step in light of D1, D2, D3 and D5. The invention of claim 1 is distinguished from each of these documents only by its use of an anonymisation code to replace each item of patient sensitive information. (All the identified citations discloses the anonymisation of patient data in some form.) While you have argued that this difference constitutes an inventive step because "the feature is not a well known aspect of PACS and MIRC servers," and that "sensitive information is usually encrypted as a whole," I find this argument to be unpersuasive. The use of anonymisation codes cannot be seen to be inventive, since it merely replaces the sensitive data with a random code by which an authorised person may retrieve the sensitive data. Techniques such as this are commonplace in the larger arena of database design, and a person skilled in the art would readily access this knowledge when implementing any of the cited systems. As previously discussed, the claims which depend on claim 1 are seen to lack inventive step when their features are not already disclosed in the cited art.

(Continued in supplemental box.)

Form PCT/IPEA/408 (Box No. V) (April 2005)

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WRITTEN OPINION OF THE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International application No.

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Box No. VIII Certain observations on the international application

The following observations on the clarity of the claims, description, and drawings or on the question whether the claims are fully supported by the description, are made:

Claim 19 is not fully supported by the description, since it defines no working inter-relationship between the integers of the claim.

In claim 22, there is not antecedent to "the image server."

Form PCT/IPEA/408 (Box No. VIII) (April 2005)

WRITTEN OPINION OF THE TO WE INTERNATIONAL PRELIMINARY EXAMINING AUTHORITY

International Application No.

PCT/SG2004/000382

Supplemental Box

In case the space in any of the preceding boxes is not sufficient.

Continuation of: Box V, item 2

Claims 19-34: These claims still lack novelty and/or inventive step in comparison to document D1, which discloses a database (the directory structure containing the teaching files; the "DICOM Store"), an image retrieval interface ("DICOM Q/R Tab"), a MIRC server ("Export Site") and a graphical user interface (screenshots).

Claim 19, at least: This claim is still seen to lack novelty in comparison to D7, which discloses a database ("neurological disease databases"), an image retrieval interface ("Picture Archive and Communications System"), a MIRC server ("MIRC;" the presence of a server is implicit) and a graphic user interface (Windows or other OS on which the system runs).

Claims 19-34: Each of D2, D3 and D5, when combined with D8, discloses all the essential features of the claimed invention. A skilled addressee would readily make the above combinations, since the MIRC schema described in D8 is aimed at standardising systems of the type described in D2-D6. The first group of documents discloses an image retrieval interface (PACS) and personal database for images of various formats, and a graphical user interface; D8 discloses a MIRC server.

Form PCT/IPEA/408 (Supplemental Box)(April 2005)